27

28

Pursuant to Civil Local Rule 79-5, Google LLC ("Google") respectfully asks the Court to consider whether Plaintiffs' material should be sealed. The material, noted in the below chart, is included within Google's Opposition to Plaintiffs' Omnibus Motions in Limine.

Document Sought to Be Sealed	Party Claiming Confidentiality	Basis for Sealing
Google's Opposition to Plaintiffs' Omnibus Motions in Limine Portions	Plaintiffs	Refers to material designated "Confidential" by Plaintiffs pursuant to the Protective Order
Excerpts of Deposition Transcript of Julian Santiago Entirety Attached as Exhibit B to the Santacana Declaration in Support of Google's Opposition to Plaintiffs' Omnibus Motions in Limine	Plaintiffs	Designated "Confidential" by Plaintiffs pursuant to the Protective Order
Excerpts of Deposition Transcript of Anibal Rodriguez Entirety Attached as Exhibit D to the Santacana Declaration in Support of Google's Opposition to Plaintiffs' Omnibus Motions in Limine	Plaintiffs	Designated "Confidential" by Plaintiffs pursuant to the Protective Order

Pursuant to Civil Local Rule 79-5(f), Plaintiffs, as the Designating Party, bear the responsibility to establish that their designated material is sealable.

	Case 3:20-cv-04688-RS	Document 546	Filed 07/10/25	Page 3 of 3
1	Dated: July 10, 2025		COOLEY LLP	
2				
3			By: /s/ Eduardo E Benedict Y. H	. Santacana
4			Simona Agno Eduardo Santa	lucci
5			Argemira Flór Harris Mateer	rez
6			Isabella McK	inley Corbo
7			Attorneys for	Defendant
8			Attorneys for Google LLC	Dejenaani
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19 20				
21				
22				
23				
24				
25				
26				
27				
28				
- 0			ADMIN.	Motion to Consider Whether

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO